(Rev. 8/13/09)

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA $In \ re \quad \text{GRACE MAURICIO PENULIAR}$

Case No. 11-59023

Debtor(s)			CHAP	TER 13 PL	AN - THIRI	D AMENDE	D	
1. Plan Payments by Debtor. The future earnings of the debtor(s) are submitted to the supervision and control of the trustee. The debtor(s) will pay to the trustee (pay order direct pay) the sum of \$\$497.73 \text{ per month for 5 months, then \$773.53 per month for 13 months, then \$427.06 per month for 1 month, then \$540.23 per month each month thereafter .								
2. Disburseme	<u>Disbursements by Trustee</u> . From the payments received, the trustee will make disbursements as follows:							
(a) On allowed claims for expenses of administration required by 11 U.S.C. § 507 (a)(2). Initial attorneys fees are requested in the amount of \$								
(b) On allow	wed secured claims, which	ch shall be treated	and valued	, as follows:				
Creditor	Collateral	Compromise of Described in § 1		Collateral	Estimated Arrears	Adequate Protection	Time Value of Money (Interest)	
AURORA LOAN SERVICES	Rental: SINGLE FAMILY HOME (DEBTORS TO RETAIN) Location: 1772 MOUNT KENYA DRIVE, SAN JOSE, CA. 95127	NO		380,000.00	13,208.55	220.14	0.00	
(c) The debtor(s) propose the following compromise modifying the amounts payable on secured claims provided in paragraph 2(b). The debtor(s) acknowledge that this plan provision does not alter the other rights provided to holders of secured claims pursuant to 11 U.S.C. §§ 506 and 1325(a)(5)(b) or in the event of conversion.								
Creditor	Co	ollateral		Va	alue			
(d) On allowed priority unsecured claims specified in 11 U.S.C. § 507. (e) On allowed general unsecured claims, as follows: ☐ A percentage plan at the rate of 7 cents on the dollar. The estimated term of the plan is 60 months. ☐ A pot plan, paying the the sum of \$ payable over months, distributed pro rata, in amounts determined after allowed administrative, secured and priority unsecured claims are paid. The plan payments will continue at the highest monthly payment amount provided in paragraph 1 as necessary to complete the plan within 60 months of confirmation. 3. Rejection of Executory Contracts and Leases and Surrender of Secured Collateral. The debtor(s) elect to reject the following executory contracts or leases and surrender to the named creditor(s) the personal or real property that serves as collateral for a claim. The debtor(s) waive the protections of the automatic stay and consent to allow the named creditor(s) to obtain possession and dispose of the following identified property or collateral without further order of the court. Any allowed unsecured claim for damages resulting from rejection will be paid in accordance with paragraph								
2(e).		la n	o40=1/E					
Creditor		Coll	ateral/Exc	ecutory cont	tracts or leas	ses		
-NONE-								

EDGAR CANEDO PENULIAR

4. <u>Direct Payments by Debtor</u>. The debtor(s) will pay directly the following secured creditors, lessors, or creditors holding long-term debt:

Creditor	Monthly Payment
AURORA LOAN SERVICES	2,469.61
CHASE MANHATTAN MORTGAGE CORP	370.15
CHASEHOME FINANCE	2,264.61

- 5. <u>Effective Date of Plan</u>. The date this case was filed will be the effective date of the plan as well as the date when interest ceases accruing on unsecured claims against the estate.
- 6. Vesting of Estate Property. The debtor(s) elect to have property of the estate revest in the debtor(s):

at such time as a discharge is granted or the case is dismissed.

⊠ upon plan confirmation.

Once property revests, the debtor may sell or refinance real or personal property without further order of the court, upon approval of the chapter 13 trustee.

7. **Additional Provisions**. The debtor(s) further propose, pursuant to 11 USC §1322(b): **Special Intentions**:

ANITA H. SING, ESQ.: Debtor(s) intend to avoid lien.

JANALIE A. HENRIQUES: Debtor(s) intend to avoid lien.

WELLS FARGO BANK, N.A.: Debtor(s) intend to avoid lien.

RESORT FUNDING LLC: Debtor(s) intend to surrender property.

MERIWEST: This secured creditor is paid by insurance proceeds.

I certify that this Chapter 13 Plan is a verbatim replica of the Chapter 13 Plan (Rev. 8/13/09), promulgated pursuant to B.L.R. 1007-1 and approved for use in the San Jose Division of the Northern District of California.

Respectfully submitted,

Date	May 14, 2013	Signature	/s/ GRACE MAURICIO PENULIAR
			GRACE MAURICIO PENULIAR
			Debtor
Date	May 14, 2013	Signature	/s/ EDGAR CANEDO PENULIAR
		_	EDGAR CANEDO PENULIAR
			Joint Debtor
Attori	ney /s/ ELAINIE HONJAS, ESQ. SBN:		
	ELAINIE HONJAS, ESQ. SBN: 141365		

Notice to Creditors Regarding Plan Provisions

Binding Effect of the Plan: The plan will be binding upon creditors if approved at a confirmation hearing. You should review the plan carefully as your legal rights may be affected. You may wish to seek legal advice to understand its terms and to protect your rights.

Written Objection to Confirmation: If you disagree with the terms of this plan, you must file a written objection with the U.S. Bankruptcy Court by the date of the Meeting of Creditors and serve it upon the trustee and debtor's attorney or, if not represented by an attorney, the debtor. If you fail to file a timely written objection to confirmation of this plan and the plan is confirmed by the court, you will be bound by its terms.

Plan Payment: The debtor must make the first payment proposed by the plan within 30 days after the plan is filed or the order for relief is entered, whichever is earlier, or the case may be dismissed without further notice.

Proof of Claim: To receive payments, you must file a proof of claim. You may file the proof of claim electronically if you are a registered participant for electronic filing. If not, a blank claim form is enclosed for your use. The form must be fully executed, legible and you must attach any required documentation. It must be filed with the court and served upon the debtor's attorney or, if not represented by an attorney, the debtor.

Distribution of Funds: Payments will be disbursed by the chapter 13 trustee consistent with 11 U.S.C. § 1326(b)(1) and according to the plan. Creditors secured by personal property will receive adequate protection payments contemporaneous with other administrative claims. Non-administrative priority and unsecured claims under 11 U.S.C. § 507 will be made in their order of priority, except that allowed claims under § 507(a)(1)(B) which may be listed as an optional provision of the plan will be paid after other priority claims. Payments must be credited in accordance with the terms of the plan and § 524(i).

Treatment of Secured Claims: The valuations shown will be binding unless a timely objection to confirmation is filed. Secured claims will be allowed for the value of the collateral or the amount of the claim, whichever is less. The remaining balance of any partially-secured claim will be treated as a general unsecured claim. If the time value of money (interest rate) is not specified, it will be paid at an annual rate of seven percent (7%).

Adequate Protection Payments: Subject to the trustee's monthly disbursement cycle, the trustee will disburse adequate protection payments commencing within 30 days after a proof of claim is properly filed, documenting the nature and extent of a claimed lien. Adequate protection payments may be no less than the monthly depreciation of the collateral.

Proposed Compromise: If the debtor has proposed a compromise affecting your collateral, you may either accept, reject or renegotiate the proposed compromise. If you reach an agreement, the resulting claim will be treated as a secured claim under § 506 and the plan may be confirmed. If you do not affirmatively agree, you must file an objection to confirmation (see above), and the confirmation hearing will be continued for consideration of a modified plan.